

# The Sydney Morning Herald.

No. 10,971 VOL LXVII.

WEDNESDAY, JULY 16, 1873.

## BIRTHS.

**A** at Yerilla, Burnett, Queensland, Mrs. J. A. Kent, at the residence of Mr. Jacobs, 1841 Kent's, wife of J. H. Wilson, Esq., of Yerilla, at her residence, Alfred-place, Milsons' Point, Mrs. W. Finch, of a daughter.

**A** at her residence, Pitt-street, Milson's Point, Mrs. W. Finch, of a daughter.

**A** at her residence, Pitt-street, Milson's Point, Mrs. W. Finch, of a daughter.

**MARRIAGES.**

**A** at Carrington, by the Rev. J. J. McGivern, of Forbes, to MARY ANNIA JENNIFER, daughter of Michael's Church, Penrith, N. S. W.

**A** Mr. JOHN CONWAY, of Gippsland, Queen'sland, to MARY, pre-Orthodox, by the Rev.

**A** MARY CONRAD, of Toulouse, to Balfour, Ireland.

**DEATH.**

**A** at her son's residence, Broadgate-sreet, Mrs. ELIZABETH COTTERELL, the beloved

WILLIAM HENRY BOTTRELL, in her 86th year; she knew her.

**SHIPPING.**

**N** D. E. S. N. CO.'S STEAMSHIPS.

**N** ON, CLARENCE RIVER, via NEW-

AGNES IRVING, FRIDAY NIGHT,

EAT RIVER, via NEWCASTLE, the

24TH NIGHT. Wednesday, at 8;

and TINA, PORT MACQUARIE, TO-

NIGHT, Thursday, at 9.

These districts are invited to inspect the

accommodation of this Company's boats.

WM. WILLIAMS, Secretary.

**ARENCE AND NEW ENGLAND**

**M** NAVIGATION COMPANY'S

PS, from Commercial Wharf, foot of King-

TON, CLARENCE RIVER, via NEW-

THE HELEN MACGREGOR, THIS

o'clock,

steamer passengers en route to the gold and

gold-mined unruled accommodation in this

w being received.

P. S. BUYERS, pro Manager.

STRALASIAN STEAM NAVIGATION

COMPANY'S STEAMSHIPS.

JURNE - Victoria, Friday afternoon, at

SALE - Saloon, at current rates; steamer,

AND - Wonga Wonga, Saturday afternoon,

ASTLE, RAYMOND TERRACE, and

TH. COLLECTOR, Tenterfield, Thursday,

6; and Coonabarabran, Friday night, at 11;

Mr. Martin's Wharf, Millers' Forest, forwarded

to-morrow morning.

SE - Lady Young, Friday afternoon, at 5.

JOUGH - Leichhardt, Saturday afternoon,

HAMPTON, via MARYBOROUGH,

1st Saturday afternoon, at 1.

ISLAND BAY, via PORT DENISON,

now being received for transmission to any

ports.

These are requested to complete their shipments

and QUEENSLAND BEFORE 3 O'CLOCK ON

E. FREDK. H. TROUTON, Manager.

Mr. Wharf, Sussex-street.

STRALASIAN STEAM NAVIGATION

COMPANY.

AN - MELBOURNE, N. Z., direct.

WONGA WONGA,

J. W. Brown, commander,

switched for the above port on SATURDAY

1. Details as to fares and freight apply at this

FREDK. H. TROUTON, Manager.

Office, Sydney, 16th July.

YOUNG AND LARK, Agents.

FIRST VESSEL FOR SAN FRANCISCO,

The All-clipper ship PEIRON,

1800 tons, James Collier, commander,

being under charter, will be dispatched in a few days.

Has excellent accommodation for saloon passengers.

Apply to the Captain on board, Campbell's Wharf or LEARMONT, DICKINSON, and CO, Agents.

F O R S H I P S O F H O R S E S .

FOR LIGHT FREIGHT AND PASSENGERS ONLY.

The All-clipper ship ZENOBLA,

1445 tons register, G. H. Pitt, commander, being under charter, will be dispatched in a few days.

Has excellent accommodation for saloon passengers.

Apply to the Captain on board, Campbell's Wharf or LEARMONT, DICKINSON, and CO, Agents.

CIRCULAR LINE OF SAILING PACKETS FOR AUCKLAND.

The All-clipper ship ALICE CAMERON, P. Carter, commander,

now due for Auckland, will, on arrival, meet with quick

dispatch, and INTENDING PASSENGERS AND SHIP-

OWNERS are requested to make their arrangements at once with the undersigned.

WILLIAM LAIDLAY and CO, Agents.

Lloyd's-chambers.

FOR HONOLULU.—The first brig WINDHOVER,

300 tons burthen, Captain Roeller, will clear at the

Gates on THURSDAY, 17th July, and on FRIDAY MORNING,

18th July, to the MAITLAND.

FRIDAY NIGHT, at 11, the MORPETH.

F. J. THOMAS, Manager.

Market-street.

M TO MELBOURNE.

BOURNE STEAMSHIP COMPANY will

YOUNGANG,

ORROW, THURSDAY, 17th July,

at 12 noon.

JOHN ISMIDES.

current rates.

M HOWARD SMITH, Smith's Wharf,

M TO NEWCASTLE.

BOURNE STEAMSHIP COMPANY will

RADENHORN,

MONDAY, 21st July,

at 6 o'clock p.m.

FARIES:

10a.

M HOWARD SMITH, Smith's Wharf,

TO NOUMEA, NEW CALEDONIA.

The fast and powerful steamship

HAVALAH.

B. M. Phillips, commander,

switched above, on about the 19th instant.

Details as to fares and freight apply to MONTEFIORI,

ORRE, Gresham-street, next Exchange.

M TO NEW ZEALAND.

McLean, Blackwood, and Co.'s line of steamers

from MELBOURNE as follows:-

—ANGITOTO, 22nd, via Hokitika.

—ANGITOTO, 28th, via Bluff.

—ALBION, ditto ditto.

Tickets to and from all New Zealand ports

as underwritten, price, freight, and information, apply

1 WAR, CO., Agents, 237, George-street.

M TO PORT DARWIN.

GOLD FIELDS.

DE TO INTENDING PASSENGERS.

LORD ASHLEY is now lying fitted for

ERS and ready for sea. It is, therefore, re-

quested of intending passengers proceeding by this

that they pay a DEPOSIT at

MONTEFIORI, JOSEPH, and CO.

SHIP ZENOBIA, from London.—ALL CLAIMS

against the Inward Cargo of the above vessel must

be rendered, in duplicate, at the office of the undersigned

by noon, on WEDNESDAY, the 16th July, or they will

not be recognized.

WILLIAM LAIDLAY and CO,

Agents.

ECT TO AUCKLAND.

and powerful steamship

H. F. O.

T. HOGAN, Commander,

Rating Wharf, or about WEDNESDAY,

11, at 12 noon. Goods received free of wharf.

Agents required.

ELDRED and SPENCE,

62, Margaret-street.

TO ROTARY TOWN, CALLING AT TWOPLATE BAY.—Steamship CITY OF

London, MONDAY, 21st instant, 10a.m.; return (available few months), 23.

Return tickets 10d. children, 1s.

THOMAS HESELTON.

DEVISS and MOORE'S LINE OF AUSTRALIAN PACKETS.

now passing ship

DUNEDIN, 21ST.

Second CALL THIS DAY, at the U.S. Consulate,

or passage apply on board, to Captain

to GILCHRIST, WATT, and CO,

at Marion's Stores.

I wanted, for HONGKONG.

GEORGE R. DIBBS and CO., Pitt-street.

WILLIS, LLOYD, and CO.

BEACH STEAMERS, THIS DAY,

Commander,

Q. 10, 2.15, 2.15, 6.15

Woolloomooloo, 10.30, 2.30

Manly Beach, 8.15, 9.15

—Return tickets 10d. children, 1s.

DEVISS and MOORE'S LINE OF AUSTRALIAN PACKETS.

now passing ship

DUNEDIN, 21ST.

Second CALL THIS DAY, at the U.S. Consulate,

or passage apply on board, to Captain

to GILCHRIST, WATT, and CO,

at Marion's Stores.

I wanted, for HONGKONG.

## GOVERNMENT NOTICES.

The Treasury, New South Wales,  
13th June, 1873.

**IMMIGRATION FROM THE UNITED KINGDOM AND GERMANY.** With effect from the 10th clause of the "Regulations for the Promotion of Immigration," published in the GOVERNMENT GAZETTE of the 10th day of May, 1873—which directs that "persons residing in the colony, who may desire to introduce immigrants according to the said Regulations, shall be entitled to remit to the Agent-General, necessary sum or sums, and to nominate such Immigrants on application to the Colonial Treasurer." It is hereby notified for general information that, with a view to meet the public demand, such remittance may be made by a deposit at the rate of five pounds for each statistic adult, which will be received on behalf of the Treasury, by the Agent for Immigration, at the Government Immigration Office, Hyde Park, between the hours of 10 a.m. and 3 p.m., on each working day.

This arrangement will obviate the necessity of a personal remittance by the depositor to the Agent-General.

Attention is specially called to Clause 3 of the Regulations, as follows:—"All immigrants must be of sound mental and bodily health, and of good moral character, and shall consist of married persons not exceeding thirty-five years of age (or, without children, thirty-eight), married women, not exceeding thirty years of age, and shall be selected from the classes of mechanics, farmers, miners, vine-dressers, labourers, and domestic servants, with a general view to the industrial callings of the colony, not excluding small working capitalists in any branch of colonial industry."

Forms of application, as well as all other information for the guidance of depositors, can be obtained at the office of the Agent for Immigration.

GEO. A. LLOYD.

The Treasury, New South Wales,  
1st July, 1873.

**TENDER FOR WATERPROOF COATS.** TENDERS will be received at this Office, until noon of TUESDAY, the 29th instant, from persons willing to supply the Government with

400 WATERPROOF COATS

during the year 1874, such quantities as may be required from time to time.

Printed forms of Tender and the conditions of contract can be obtained from the Superintendent of Stores, Circular Quay, at whose Office a sample coat may be seen, and any information or explanation regarding the contract obtained by persons desirous to Tender.

No Tender will be entertained unless accompanied by a certificate from two responsible persons stating that they are willing to become bound as sureties in the sum of £300, for the due performance of the contract.

In the event of the Tender being accepted, the bond must be executed within fourteen days after the date of acceptance, failing which the contractor may either be advertised anew or another Tender accepted.

The Tender, &c., must be stamped at the expense of the contractor.

Tenders must be enclosed and marked outside "Tender for Waterproof Coats."

GEO. A. LLOYD.

Department of Public Works,  
Sydney, 16th July, 1873.

**TENDERS FOR PUBLIC WORKS AND SUPPLIES.** TENDERS are invited for the following Public Works and Supplies. For full particulars see GOVERNMENT GAZETTE, a file of which is kept at every Police-office in the colony.

Tenders may be in attendance when the Tenders are opened, and the name of the successful Tenderer will be advertised, if possible, before the date of the Board have terminated.

No Tender will be taken into consideration unless the terms of the notice are strictly complied with.

The Government does not bind itself to accept the lowest or any Tender.

Dates to which Tenders can be received at this office.

Nature of Works and Supplies.

Exection of a Bridge at Adelong, on the Upper Adelong Road.

Exection of Court-house, Lock-up, &c., Gunning.

Exection Post and Telegraph Office, Inverell.

Exection of Bridge at Inveralloch, near Goulburn.

Exection of Verandah at Lunatic Asylum at Parkes.

Exection Director's Residence, Botanic Gardens.

Additions to Custom House, Sydney.

Repairs to Police Station at Wagga Wagga.

Bridge over Bell River, at Wellington;

Bridge over the Manly River.

Exection of a Bridge over Billabong Creek, at Wallundry.

Exection of a Bridge over Tumut River at Bruthen.

Bridge at Bathurst River, Bopara.

Exection of a Bridge over Bombala River, at Bombara.

Exection of Kerewone O Magazine at Gulung.

Exection of Powder Magazine, Gulung.

Exection of Police Station, Tent Hill, North-Western District.

Exection of Police Station, Ruby Creek,

Repairs Police Station at Wallabadda.

Repair required to the Wharf at Eden.

JOHN SUTHERLAND.

**PUBLIC COMPANIES.**

**COMMERCIAL BANKING COMPANY OF SYDNEY.**

A BRANCH of this Bank has been opened at Wallsend, New England District, for the transaction of all usual banking business.

T. A. DIBBS, Manager.

Sydney, 11th June, 1873.

**NORTH COBALT COPPER MINING COMPANY (Limited).**

Scrap in now ready for issue, and can be obtained from the undersigned upon execution of the Deed of Settlement.

HARDIE and GORMAN, Managers.

171, Pitt-street, Sydney.

**CORNWALL FIRE AND MARINE INSURANCE COMPANY.** GEO. A. LLOYD and CO., Agents.

**IMPERIAL FIRE INSURANCE COMPANY.** Capital, £1,945,000. Income, £230,000.

Reserve fund, £360,000.

Established in 1866. Losses paid since the foundation of the Society, £23,130,000.

Insurances effected on buildings, merchandises, and ships.

Losses from fire, lightning, made good, and all claims on adjustment.

GOOD TRADES, RENNELL, GRIFFITHS, and CO., Agents, Spring-street, Sydney.

NEW SOUTH WALES MARINE ASSURANCE COMPANY.

Capital, £150,000.

Underwritten by Act of Council, 1851.

Office—George-street, Sydney.

DIRECTOR:

Edward T. Bailey, Esq., Chairman.

Charles J. Gedye, Esq.

John B. Watt, Esq.

John S. D. Gordon, Esq., M.L.C.

THOMAS Littlejohn, Esq.

AUDITOR:

William Wilson, Esq., Francis Mitchell, Esq.

MARINE SURVEYOR:

Captain S. Suttorne.

SECRETARY:

Robert Garrett, Esq.

AGENTS IN LONDON . . . Messrs. Atkins and Co.

" ADELAIDE . . . Messrs. Job, Stirling & Co.

" BIRMINGHAM . . . Mr. Edward D. Forest

" MELBOURNE . . . Mr. W. H. Jarrett

" ROCKHAMPTON . . . Messrs. K. M. Hunter and Co.

Risks on goods taken to all parts, at the current rates of premium.

Policies on wool, goods, gold, &c., to Great Britain, Canada, in triplicate, payable in London, or by Messengers, and on all other countries, by post or by public carriers.

The Company is open from Great Britain, &c., to the Australian colonies, payable in case of loss, either to Sydney or London.

Time Policies granted on Vessels at rates according to the nature of the vessel, in which the same are employed.

Goods stored on deck not covered by the Company's policies unless specially named.

Sydney, 16th November, 1872.

**NORWICH UNION FIRE INSURANCE SOCIETY.** Established 1821.

Capital—£500,000, PAID UP.

Prompt Settlement of Claims.

Number of claims already paid—34,810.

Amount of claims paid—£23,888,410.

Insurance amount to £100,000,000.

LARGE REDUCTION in premiums on dwellings or other buildings. Policies on stocks formed as per arrangement.

MACKENZIE, GODDARD, and CO., Agents.

96, Pitt-street, next Exchange.

## PACIFIC FIRE AND MARINE INSURANCE COMPANY OF SYDNEY.

Capital, £1,000,000.

DIRECTORS:

G. Wigman Allen, Esq., Chairman.

Henry Price, Esq.

Robert Sedgwick, Esq.

William Tucker, Esq.

Risks taken at lowest current rates.

Marine policies made payable in London, or any of the Company's agencies when required.

A table of rates may be obtained at the Company's Office, 91, Pitt-street.

E. L. MONTEFIORE, Manager.

**REDUCTION IN FIRE RATES.**

THE AUSTRALIAN MUTUAL FIRE INSURANCE SOCIETY.

Capital, £100,000.

Only Society in the colony in which Insurers, without liability, provide equally with shareholders the annual division of profits.

Losses by Lightning and Explosions by Gas Paid.

INSURANCES promptly effected, at lowest rates.

OFFICES, 236, Pitt-street.

WILLIAM DAY, Managing Director.

THE STANDARD LIFE INSURANCE COMPANY.

INVESTED FUNDS over £4,300,000.

ANNUAL REVENUE, £700,000.

Sydney Branch, 275, George-street.

Richard Jones, Esq., Chairman.

J. de V. Lamb, Esq., Vice-Chairman.

Medical Referee, Dr. J. C. G. Egan, Esq., M.D.

POLICY FORMS, &c., available.

Information and explanations regarding the contract obtained by persons desirous to Tender.

The Standard Life Insurance Company.

FOR FIRE, LIFE, AND ANNUITIES.

THE LIVERPOOL AND LONDON AND GLOBE INSURANCE COMPANY.

FOR FIRE, LIFE, AND ANNUITIES.

DIRECTORS:

Benjamin Bucknor, Esq., Chairman.

Edward Knott, Esq.

G. E. Holden, Esq.

John B. Watt, Esq.

MEDICAL REFERENCE:

Alfred Roberts, Esq.

Large reduction in Fire Premiums on Dwelling-houses and other buildings, not used for trade purposes, and on their contents.

City Sydney. Suburbs s. d. s. d.

Brick or stone, slate, tiles, or metal, detached . . . . .

Brick, adjoining timber buildings . . . . .

Shingles and detached . . . . .

Brick, adjoining slated buildings . . . . .

Brick, adjoining shingled buildings . . . . .

Wood buildings, detached . . . . .</

**THE SYDNEY MORNING HERALD, WEDNESDAY, JULY 16, 1873.**

**PUBLIC NOTICES.**

**SPECIAL NOTICE.**

During the alterations to our Premises in Pitt-street, the business in connection with our GENTLEMEN'S BRANCH will be conducted in our GEORGE-STREET PREMISES, No. 442, next to the Royal Hotel.

**FARMER AND COMPANY.**  
Farmers' Agents, Auctioneers, &c.

Pitt and George streets,

Victoria House,

John Adams.

John Adams beg to inform his friends and the public that he has opened the Commercial Hotel, at John Adams, and has got good accommodation; well aired, good stabling and accommodation, and all meals, &c., &c.

Practitioners having a medical or dental examination on being called in time; five minutes will be paid at the rate of five pounds for each window, or fifteen pounds for the three, on conviction of the medical and night trains.

Commercial Hotel.

Moss Vale.

By J. ADAMS.

Moss Vale, July 12, 1873.

JOHN ADAMS hereby caution all clergymen not to be deceived by the son, Edward Canute Adolf, who is under age.

K. BULL, 394, Macquarie-street South, Sydney.

**INDENTS.**—The undersigned are prepared to execute INDENTS on the most favourable terms.

GILCHRIST, WATT, and CO.

**WOOL.**—The undersigned are prepared to make liberal advances on consignments to their London firm, R. H. Hartnett and Co.

HARROTT, BIDDULPH, and ALSOP.

Please address to No. 1, Lloyd's-chambers, George-street, Sydney.

**HILL END AND TAMBAROONA.**

M. W. G. COLLINGS,  
Mining Agent, Manager, and Broker.

Reports and surveys carefully made, and inquiries an-

wed.

**HARRISON, JONES, and DEVLIN IN STOCK AND STATION AGENTS,**

Cattle Salesmen.

Wool Stores—Circular Quay.

OFFICES—Bell-chambers, Pitt-street Sydney.

**NOTICE.**—TO BENJAMIN SKELSBY.—Unless I return to you, Edward Canute Adolf, as I will not be answerable for the debt contracted by her, she having left her home without any provocation.

CHARLES DAWES,  
Globe.

July 15th, 1873.

**NOTICE.**—TO BENJAMIN SKELSBY.—Unless I return to you, Edward Canute Adolf, as I will not be answerable for the debt contracted by her, she having left her home without any provocation.

MARY ANNE SKELSBY.

July 15, 1873.

**AUCTIONEERS' NOTICE.**

The Elegant Assortment of TABLE and other LAMPS will be on VIEW at our Rooms, THIS AFTERNOON, and morning of Sale.

LOUIS COHEN and CO.

Bank Auction Rooms,  
16th July, 1873.

**PUBLIC NOTICE.**

The House Committee of the Sydney Infirmary notify that from the date the practice of marching all visitors to patients will be renewed, in order to prevent articles of food, fruit, wine, spirits, tobacco, &c., being supplied to the patients.

The House Committee are compelled, with regret, to furnish for this regulation, in consequence of the frequent violation of the law of the institution forbidding the introduction of such articles.

M. H. STEPHEN,  
Honorary Secretary.

July 16th, 1873.

**THE UNDERSIGNED** are purchasers of TIN and COPPER ORE; or will make liberal advances on

consignments to them either for sale or for shipment.

MONTEFIORE, JOSEPH, & CO.,  
4, Queen-street.

T. I. N. T. I. N.

**HARRISON, JONES, and DEVLIN IN STOCK AND SHIPMENT,** and will make liberal advances on

consignments to their favour.

A. O. MORIARTY, 3, Gresham-street.

July 16th, 1873.

**THE UNDERSIGNED** have made arrangements for the SALE of TIN OR in London, and are pro-

mised to make liberal advances on consignments to their favour.

GILCHRIST, WATT, and CO.

**INDENTS.**—The undersigned are prepared to execute INDENTS on the most favourable terms, for all kinds of merchandize of British, Continental, or American manufacturers.

RABONE, PERZ and CO.,  
2, Wyndham-street.

In THE WESTERN DISTRICT COURT

HOLDEN AT BATHURST

In the matter of the winding up of the CLEAR CREEK UNITED QUARTZ MINING AND CRUSHING COMPANY Limited, under the provisions of the Act of 1861, section 24 Victoria No. 21, and section Victoria No. 16 Victoria No. 22, of 1862, Mr. Justice of the Peace, will sit at the District Court-house, Russell-street, Bathurst, on WEDNESDAY, the tenth day of September next, between the hours of 10 and 12 in the forenoon, to receive proofs of debts against the abovementioned Company, and also evidence of the assets of the deceased, having regard to the fact that they shall then have been paid off, and the Company are requested to appear before him.

Dated the seventh day of July, A.D. 1873.

L. F. LAYARD,  
Registrar of the District Court held at Bathurst.

**NOTICE.**—OF PENOVA L.

JOHN WATSON, Druggist, begs to announce that he is now removing into his new Premises, No. 557, George-street South, adjoining the Crown Hotel, directly opposite Messrs. L. and R. Hodson, Brickfield-hill.

**REMOVAL.**—MESSRS. DEANE and DEANE, Solicitors, to 63, Elizabeth-street, Sydney.

**IN THE ESTATE OF GEORGE STABLER,** late of Kent-street North, Merchant and Agent, deceased.—All persons having claims against this estate are requested to present particulars thereof to the undersigned, solicitors to the estate.

DEANE and DEANE, 63, Elizabeth-street.

**SPECIAL OMNIBUS NOTICE.**

The inhabitants of Glebe Point, Forest Lodge, Petersham, Waterloo and Redfern are hereby informed that in consequence of the removal of household goods and other material, &c., &c., are required to wait until the 1st instant for the execution of their contracts.

The S. U. O. Co. are required to wait until the 1st instant for the execution of their contracts.

JOHN WATSON, Druggist, begs to announce that he is now removing into his new Premises, No. 557, George-street South, adjoining the Crown Hotel, directly opposite Messrs. L. and R. Hodson, Brickfield-hill.

**REMOVAL.**—MESSRS. DEANE and DEANE, Soli-

citors, to 63, Elizabeth-street, Sydney.

**BOOKS, STATIONERY, AND MUSIC.**

J. JUST PUBLISHED by Messrs. BAILLIÈRE, TIN-

DALL, and CO., 26, King William-street, Strand, London.

Third Edition post free, 2s 2d.

**REVELATIONS IN SCIENCE AND QUACKERY,** by DETECTOR.

Reprinted from the MEDICAL CIRCULAR.

This pamphlet constitutes a regular Quack Directory, by combining which every young man may know where to go if he wishes to get plumped and destroyed." — "Buy them." Reprints of Quacks and Quackery, by Detector. — PUNCH.

**MURRAY, DUNLOP, and CO.,** Bank-court, King-street, Importers of Paper and General Stationery.

**SYDNEY PAPER CO.** supply the trade with brown and grey paper, paper bags, paper to English market.

**THE BOOK OF GENESIS and Part of the BOOK**

**OF EXODUS.**—A revised version, with marginal references, and an Explanatory Commentary, by the late Dean Alford, 14s, posted 15s 2d.

The Little Sanctuary, and other Meditations, by Dr. Raleigh, 7s, post free. Wesleyan Book Depot, 95, King-street.

**NOTICE.**—OF PENOVA L.

JOHN WATSON, Druggist, begs to announce that he is now removing into his new Premises, No. 557, George-street South, adjoining the Crown Hotel, directly opposite Messrs. L. and R. Hodson, Brickfield-hill.

**REMOVAL.**—MESSRS. DEANE and DEANE, Soli-

citors, to 63, Elizabeth-street, Sydney.

**IN THE ESTATE OF GEORGE STABLER,** late of Kent-street North, Merchant and Agent, deceased.—All persons having claims against this estate are requested to present particulars thereof to the undersigned, solicitors to the estate.

DEANE and DEANE, 63, Elizabeth-street.

**SPECIAL OMNIBUS NOTICE.**

The inhabitants of Glebe Point, Forest Lodge, Petersham, Waterloo and Redfern are hereby informed that in consequence of the removal of household goods and other material, &c., &c., are required to wait until the 1st instant for the execution of their contracts.

The S. U. O. Co. are required to wait until the 1st instant for the execution of their contracts.

JOHN WATSON, Druggist, begs to announce that he is now removing into his new Premises, No. 557, George-street South, adjoining the Crown Hotel, directly opposite Messrs. L. and R. Hodson, Brickfield-hill.

**REMOVAL.**—MESSRS. DEANE and DEANE, Soli-

citors, to 63, Elizabeth-street, Sydney.

**BOOKS, STATIONERY, AND MUSIC.**

J. JUST PUBLISHED by Messrs. BAILLIÈRE, TIN-

DALL, and CO., 26, King William-street, Strand, London.

Third Edition post free, 2s 2d.

**REVELATIONS IN SCIENCE AND QUACKERY,** by DETECTOR.

Reprinted from the MEDICAL CIRCULAR.

This pamphlet constitutes a regular Quack Directory, by combining which every young man may know where to go if he wishes to get plumped and destroyed." — "Buy them." Reprints of Quacks and Quackery, by Detector. — PUNCH.

**MURRAY, DUNLOP, and CO.,** Bank-court, King-street, Importers of Paper and General Stationery.

**SYDNEY PAPER CO.** supply the trade with brown and grey paper, paper bags, paper to English market.

**THE BOOK OF GENESIS and Part of the BOOK**

**OF EXODUS.**—A revised version, with marginal references, and an Explanatory Commentary, by the late Dean Alford, 14s, post free. Wesleyan Book Depot, 95, King-street.

**NOTICE.**—OF PENOVA L.

JOHN WATSON, Druggist, begs to announce that he is now removing into his new Premises, No. 557, George-street South, adjoining the Crown Hotel, directly opposite Messrs. L. and R. Hodson, Brickfield-hill.

**REMOVAL.**—MESSRS. DEANE and DEANE, Soli-

citors, to 63, Elizabeth-street, Sydney.

**BOOKS, STATIONERY, AND MUSIC.**

J. JUST PUBLISHED by Messrs. BAILLIÈRE, TIN-

DALL, and CO., 26, King William-street, Strand, London.

Third Edition post free, 2s 2d.

**REVELATIONS IN SCIENCE AND QUACKERY,** by DETECTOR.

Reprinted from the MEDICAL CIRCULAR.

This pamphlet constitutes a regular Quack Directory, by combining which every young man may know where to go if he wishes to get plumped and destroyed." — "Buy them." Reprints of Quacks and Quackery, by Detector. — PUNCH.

**MURRAY, DUNLOP, and CO.,** Bank-court, King-street, Importers of Paper and General Stationery.

**SYDNEY PAPER CO.** supply the trade with brown and grey paper, paper bags, paper to English market.

**THE BOOK OF GENESIS and Part of the BOOK**

**OF EXODUS.**—A revised version, with marginal references, and an Explanatory Commentary, by the late Dean Alford, 14s, post free. Wesleyan Book Depot, 95, King-street.

**NOTICE.**—OF PENOVA L.

JOHN WATSON, Druggist, begs to announce that he is now removing into his new Premises, No. 557, George-street South, adjoining the Crown Hotel, directly opposite Messrs. L. and R. Hodson, Brickfield-hill.

**REMOVAL.**—MESSRS. DEANE and DEANE, Soli-

citors, to 63, Elizabeth-street, Sydney.

**BOOKS, STATIONERY, AND MUSIC.**

J. JUST PUBLISHED by Messrs. BAILLIÈRE, TIN-

DALL, and CO., 26, King William-street, Strand, London.

Third Edition post free, 2s 2d.

**REVELATIONS IN SCIENCE AND QUACKERY,** by DETECTOR.

Reprinted from the MEDICAL CIRCULAR.

This pamphlet constitutes a regular Quack Directory, by combining which every young man may know where to go if he wishes to get plumped and destroyed." — "Buy them." Reprints of Quacks and Quackery, by Detector. — PUNCH.

**MURRAY, DUNLOP, and CO.,** Bank-court, King-street, Importers of Paper and General Stationery.

**SYDNEY PAPER CO.** supply the trade with brown and grey paper, paper bags, paper to English market.

**THE BOOK OF GENESIS and Part of the BOOK**



## LATEST INTELLIGENCE.

REUTER'S TELEGRAMS  
TO AUSTRALIAN ASSOCIATED PRESS.

## PRINCE ARTHUR.

LONDON, JULY 13.  
PRINCE Arthur has left for Norway, to represent her Majesty Queen Victoria at the Coronation of the King of Sweden.

## IRELAND.

DUBLIN, JULY 14.  
The twelfth of July passed off quietly.

## THE INTERNATIONAL COMMERCIAL CONGRESS.

LONDON, JULY 14.  
It was proposed at the International Commercial Congress, held in Paris, that a single treaty between all Foreign Powers should be adopted on the basis of that of 1860.

## INTERNATIONAL TREATIES.

PARIS, JULY 14.  
Official negotiations are pending between France, Belgium, and England, for a prolongation of the Treaty of 1860 till the year 1876, when existing treaties between France and other Powers will terminate.

## THE ACHEEN WAR.

LONDON, JULY 14.  
The reported despatch of Turkish vessels of war to Sumatra has been contradicted.

## ITALY.

JULY 14.  
There have been fresh shocks of earthquake in Italy.

## THE ASHANTE WAR.

LONDON, JULY 14.  
The British defeated 6000 Ashantees. A fresh attack by 10,000 Ashantees is apprehended, to oppose whom the British force is small.

## KHIVA.

LONDON, JULY 14.  
The Khan has declared himself a vassal of Russia. General Kaufman restored him to power, and appointed an Administration. The Council of the Khan has abolished slavery.

## THE ALABAMA CLAIMS.

LONDON, JULY 14.  
Three City firms have contracted with the Treasury to pay the penalty claims due in American bonds.

## AUSTRALIAN ASSOCIATED PRESS TELEGRAMS.

## TEN-MILE CREEK.

TUESDAY.  
A large meeting of selectors was held, to consider amendments required in the Land Act. The following actions were carried:—1. That interest be accepted as part of the purchase balances. 2. That the sale of land by auction be stopped, or the upset price be increased to £2 per acre. 3. Minors to be allowed to transfer. 4. More expeditions in issuing grass rights.

## BALLINA.

SATURDAY.  
SAILED.—Alpha, Kate Moynihan, and Annie Moore; on Sunday, Pilot and Octocean.

## BRISBANE.

TUESDAY.  
Parliament was prorogued to-day, at noon, by His Excellency. The Speaker read a short address, congratulating the Governor on his recovery from injuries received on his late tour, and called attention to the important measures passed during the session. His Excellency read a short formal speech, in which it was intimated that Parliament would be dissolved soon. It stands prorogued to the 5th August.It is announced in the *Gazette* that Mr. Thompson is Minister for Works; and Mr. Graham, member for Clermont, is Minister for Lands.

## MELBOURNE.

TUESDAY.  
A telegram was received from Mr. Grace, the cricketer, who says that he is organising a cricketing team to leave London for Australia by the October mail, and he expects to arrive in Melbourne about the middle of December. He will send the names of the team shortly.

The Rowing Club have appointed a committee to enter with Mr. Clarke, the secretary of the Sydney Rowing Club, as to the definition of amateurs.

Mr. Mackenzie, the Coal Inspector of New South Wales, met with an accident at Shady Creek; nothing serious occurred.

At a sale of shorthorn stock on Saturday, Mr. E. Le, of Bathurst, bought two beasts—one at 125 guineas, and a Sir William at 165 guineas.

A case of child murder occurred at Hotham. A woman threw a newly born infant over a wall.

Mr. Harrison proceeds to England per Norfolk with a quantity of frozen meat.

The Commercial Bank of Victoria has declared a dividend of 8 per cent., and 20 per cent. of the profits have been carried to the reserve fund, which now amounts to £28,000.

The pilot schooner Rip went through the Heads at 10 o'clock this morning for the purpose of taking up a station outside. Soon afterwards she was struck by a heavy sea, and pilot Mackenzie, steward John Wells, and two sailors were lost. The mainmast was carried away. With great difficulty the vessel was brought inside the Heads in a damaged condition. The survivors were landed more or less suffering from various injuries.

Doworth is at 5 to 1 for the Hawkesbury Stake.

The Assembly is discussing the Treasurer's statement. The debate is not likely to be lengthy.

The Council have appointed a committee to consider the Mining or Private Property Bill, which is imminent to shelving the measure.

The Mittabas, from London, brings some valuable stock; the last shipped before the prohibition.

The principal business to-day was done at auction. Candles are lower. Gondles, 11d. 2000 bags of China sugars sold at 23d. 6s. to 23d. 15s.

## QUEENSLIFF.

TUESDAY.  
ARRIVED.—Thurso, barque, from Calcutta; Mil提des, ship, from London; Derwent (s.), from Launceston.

SAILED.—At 4 p.m., Wonga (s.), for Sydney.

## ADELAIDE.

TUESDAY.  
Three ships and two steamers will be laid on for Port Darwin. Some Victorian diggers telegraphed to Mr. Reynolds that they had discovered gold 100 miles south of Yam Creek.

Over sixty ounces of gold have been obtained the last few days from the Blumberg.

A private telegram from California reports the surplus of the crop for export at six million cwtns.

Wheat is declining: 15,000 bushels sold at 6s. 9d.

Arrived.—Rangitira (s.), from Sydney.

THE CASE OF RACHEL JACOBS.—The orphan Rachel Jacobs, of Sandhurst, has been sent to the Industrial School as a neglected child. The Mayor of Sandhurst, Mr. Jacobs, left about £3000 for her support; but the trustees were given no account of the money, except that it had been invested in worthless scrip. Charges against the executors are under investigation in the Sandhurst Police Court.

## TERM BUSINESS.

The last term (or Baros) sittings of the Supreme Court, which ended on Saturday last, extended over a period of five weeks, and there was a great pressure of business throughout. The following were among the principal cases disposed of. *New Trial Motions:* In *Filgate v. Thompson*, an action for libel (publication of plaintiff's name in a newspaper), the Court directed a trial for damages. In *Alleyne v. Fitzhardinge*, a suit for a rule nisi, the result may be alleged to be due to the state of the late J. H. Alleyne and there was a verdict for plaintiff. A rule nisi for new trial was granted upon the question whether the evidence warranted the verdict. In *Martinez v. Dalton*, a rule nisi for new trial in an action, for work and labour, was refused. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's claim was rejected. In *Aiken v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been verdicts for the plaintiff respectively, by consent, the Court directed a trial for new trial upon leave reserved. In *O'Brien v. Watson*, an action upon a mining contract, a rule nisi to not award damages was granted. The Court refused a rule nisi for new trial in an action, for work and labour, in which the plaintiff's right to sue was denied. In *Allen v. Guise*, a rule nisi was granted for new trial of an action upon a mining contract, in which there was a verdict for defendant. In *Bacon v. Rebara*, and *Tornaghi v. Land*, cross action in which there had been



## AUCTION SALES.

MAURITIUS WHITE SUGARS  
FINEST SUGAR  
BROWN CRYSTALS  
FINEST WHITE COUNTERS.  
Balance of the cargo of the E. M. Young, from Mauritius.

THIS DAY, at the City Mart,  
Under instructions from Messrs. Brown and Co.

R. F. STUBBS and CO. will sell by auction, at the City Mart, THIS DAY, at 11 o'clock.  
The balance of the cargo of the E. M. Young, from Mauritius, comprising 150 bags finest white sugars.

To close the account.  
Full particulars at sale.  
Terms, liberal.

WHITING.

On account of whom it may concern.

Ex Leicester, from London.

By order of the consignees.

R. F. STUBBS and CO. will sell by auction, at the Rooms, THIS DAY, at 11 o'clock.  
The balance of the fine breakfast congeous, ex Norman, as follows:

Without any reserve.  
Balance of the few shops remaining of the Fine New Flockow Tea, ex Norman.

Under instructions from Messrs. Smith, Brothers, and Co.

R. F. STUBBS and CO. will sell by auction, at the Rooms, THIS DAY, at 11 o'clock.

The balance of the fine breakfast congeous, ex Norman, as follows:

6 in diamond.

1-1/2 bags fine breakfast congeous

2- 60 half-doz ditto

2- 60 ditto

5- 50 half-doz ditto

6- 120 ditto.

Matters at Rooms.

Terms, liberal.

Fine Mill Dresser, Table Rice.

Under instructions from Messrs. Smith, Brothers, and Co.

R. F. STUBBS and CO. will sell by auction, at the Rooms, THIS DAY, at 11 o'clock.

30 lbs superior table rice, in 56 lb. bags, in and out of bag.

This is the only parcel of fine table rice in the market, and there does not appear to be the slightest probability of any further shipment for the balance of this month.

Terms at sale.

De Roubaix Candles

Grocer's Paper Bags.

Ex Lord Ashburton.

On account of whom it may concern.

R. F. STUBBS and CO. will sell by auction, at the Rooms, THIS DAY, at 11 o'clock.

1/2 boxes De Roubaix candles

1 boxes paper bags

Slightly damaged.

Term, cash.

Paper Bags

Foil Paper.

Just landed at Berkshire.

By order of the consignees.

R. F. STUBBS and CO. will sell by auction, at the Rooms, THIS DAY, at 11 o'clock.

23, 3, 4, and 6 lbs.

Particulars at sale.

Terms, liberal.

MONDAY, 21st instant.

Boots and Shoes.

Just landed at arrival, fine order.

To the Trade, Country Buyers, Shippers, and others.

M. R. MOLONY is favoured with instructions from the importers to sell by auction, at the Rooms, No. 229, George-street North, on MONDAY next, at 11 o'clock sharp.

An invoice of new and valuable goods, just landed at arrival, in splendid order, comprising most lines required by the trade, in:

Men's

Women's

Girls' and

Children's

Boots and shoes.

Term at sale.

To TIMBER MERCHANTS, IRONMONGERS, BUILDERS, and others.

THIS DAY, 16th instant, at 11 o'clock.

H. VAUGHAN has received instructions from Messrs. Seamer and Robertson, in consequence of dissolution of partnership, to sell by auction, at the Rooms, 7, Wynnard-street, West.

The whole of the TIMBER, consisting of Odors, timber, hardware, building, beams, joists, girders, beams, architraves, window frames, casements, mullions, ventilation shutters, moulding, Mould and Robert Town panels

Fog and railings

2 and 3 yard boards

Fruit and candle boxes

Walgs, felloes

Bridges, griststones, and sundries too numerous to mention.

Also,

IRONMONGERY, consisting of 30 bags wire nails, 11, 13, 15, 18 inch brads, screws, pulleys, &c.

25 cases glass, 100 each, assorted

5 bags horse, spring-drays, and carts, drays, trucks, barrels, &c.

Term, cash—without reserve.

3 boxes STRIPED REGATTA SHIRTINGS.

C. H. MOORE and CO. are instructed to sell by auction, at their Rooms, 167, Pitt-street, on THURSDAY next, at 11 o'clock.

3 boxes striped regatia, assorted qualities.

GENT'S AND BOYS' FELT HATS.

C. H. MOORE and CO. are instructed to sell by auction, at their Rooms, 167, Pitt-street, on FRIDAY, 17th instant, at 11 a.m.

10 cases Christy's felt hats, assorted.

Preliminary Notice.

Attractive Sale of

WINE, BRANDY

HONEY

RASINS

CURRANTS

PICKLES

SCROOGIE'S STOUT

WEINER'S WHALE

MAUNDRE'S ditto

GUINNESS'S ditto

SALAD OIL

COOK'S ditto

BOILING'S DILUTED OIL

SPERM ditto

WHITE LEAD, &c.

On MONDAY, 21st instant, at 11 a.m.

C. H. MOORE and CO. are instructed to sell by auction, at their Rooms, 167, Pitt-street, on THURSDAY next, at 11 o'clock.

Invoices of the above-named goods.

Now landing from several ships.

Further particulars will shortly be published.

Preliminary.

Important Auction Sale of

100 Packages EARTHENWARE and GLASSWARE.

Now landing ex Norway, France, and Sicily.

To Hardware Dealers, Storekeepers, and others.

C. H. MOORE and CO. are instructed to sell by auction, on an early day, at their Stores, Pitt-street.

100 packages crockery and glass ware.

One dozen will be given of the day of sale.

General Drapery, Clothing, &c.  
Now being received by the recent arrivals.

TO-MORROW and FRIDAY next, 17th and 18th instant, at 11 a.m. each day.

To Warehousemen, Drivers, Storekeepers, and others.

C. H. MOORE and CO. are instructed to sell by auction, on THURSDAY and FRIDAY next, at their Sale Rooms, 167, Pitt-street.

62 packages of assorted goods.

Union and cotton ticks

Boys' and youths' mole trousers

Men's ditto

DR. BROWN'S ditto

Crinoline skirts

Fancy bar'd ditto

Lancashire flannels

Crinoline ditto

Fancy tweeds and costings

Fancy prints

W. E. black broads and doos

Fancy shawls

Ladies' jackets

Fancy caps

Fancy pom-pom

Flowers and feathers

Rough browns

Black and slate holland

White and yellow damasks

Damask cloths and napkins

Pillow linens

Linen sheetings

72-inch grey ditto, &c.

Terms at sale.

CONTINUATION SALE OF GENERAL DRAPERY, &c.

THIS DAY, Wednesday, July 16th.

To Tailors, Drapers, Clothiers, Storekeepers, and others.

M. R. CHARLES TEAKLE has been favoured with instructions to sell by auction, at his Rooms, Wynnard-street, on THURSDAY next, at 11 o'clock.

The above described houses, built of weatherboards, on stone foundation, erected on a corner allotment, having 41 feet, more or less, frontage to WILTON-PLACE, by a depth of 48 feet, more or less, to MACQUARIE-LANE.

WATER laid on.

PERPETUAL SALE.

CHAMBERS' CREEK, MACQUARIE RIVER.

Valuable Claim, containing 5 acres, more or less, situated on the banks of the MACQUARIE RIVER, on the line ALLEN'S NUGGETY REEF, and the PRINCESS OF WALES GOLD MINING COMPANY.

RAYNES, TREEVE, and CO. have received instructions to sell by public auction, at Mort's Rooms, Pitt-street, at 11 o'clock, THIS DAY.

The above described houses, built of weatherboards, on stone foundation, erected on a corner allotment, having 41 feet, more or less, frontage to WILTON-PLACE, by a depth of 48 feet, more or less, to MACQUARIE-LANE.

WATER laid on.

POSITIVE SALE.

CHAMBERS' CREEK, MACQUARIE RIVER.

Valuable Claim, containing 5 acres, more or less, situated on the banks of the MACQUARIE RIVER, on the line ALLEN'S NUGGETY REEF, and the PRINCESS OF WALES GOLD MINING COMPANY.

RAYNES, TREEVE, and CO. have received instructions to sell by auction, at his Rooms, Wynnard-street, on THURSDAY next, at 11 o'clock.

The above described houses, built of weatherboards, on stone foundation, erected on a corner allotment, having 41 feet, more or less, frontage to WILTON-PLACE, by a depth of 48 feet, more or less, to MACQUARIE-LANE.

WATER laid on.

POSITIVE SALE.

CHAMBERS' CREEK, MACQUARIE RIVER.

Valuable Claim, containing 5 acres, more or less, situated on the banks of the MACQUARIE RIVER, on the line ALLEN'S NUGGETY REEF, and the PRINCESS OF WALES GOLD MINING COMPANY.

RAYNES, TREEVE, and CO. have received instructions to sell by auction, at Mort's Rooms, Pitt-street, at 11 o'clock, THIS DAY.

The above described houses, built of weatherboards, on stone foundation, erected on a corner allotment, having 41 feet, more or less, frontage to WILTON-PLACE, by a depth of 48 feet, more or less, to MACQUARIE-LANE.

WATER laid on.

POSITIVE SALE.

CHAMBERS' CREEK, MACQUARIE RIVER.

Valuable Claim, containing 5 acres, more or less, situated on the banks of the MACQUARIE RIVER, on the line ALLEN'S NUGGETY REEF, and the PRINCESS OF WALES GOLD MINING COMPANY.

RAYNES, TREEVE, and CO. have received instructions to sell by auction, at Mort's Rooms, Pitt-street, at 11 o'clock, THIS DAY.

